Case 43:1122-0x/-011007/22-CCRRB Doccumentt78 Filed 022/045/113 Pragge1.1of83

1	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP		
2	A Limited Liability Partnership Including Professional Corporations		
3	RICHARD J. SIMMONS, Cal. Bar No. 72666 rsimmons@sheppardmullin.com		
4	DEREK R. HAVEL, Cal. Bar No. 193464 dhavel@sheppardmullin.com		
	333 South Hope Street, 43rd Floor		
5	Los Angeles, California 90071-1422 Telephone: 213-620-1780		
6	Facsimile: 213-620-1398		
7	SHEPPARD, MULLIN, RICHTER & HAMPT A Limited Liability Partnership	TON LLP	
8	Including Professional Corporations HAYLEY S. GRUNVALD, Cal. Bar No. 2279	09	
9	hgrunvald@sheppardmullin.com 501 West Broadway, 19 th Floor		
10	San Diego, California 92101		
11	Telephone: 619-338-6500 Facsimile: 619-234-3815		
12	2 Attorneys for Defendant BOND CC OAKLAND LLC		
13			
14			
15	CELIA McGUINNESS, Cal Bar No. 159420 cmcguinness@reinlawoffice.com		
16	CATHERINE M. CABALO, Cal Bar No. 248198 ccabalo@reinlawoffice.com		
17	200 Lakeside Drive, Suite A		
	Telephone: 510-832-5001		
18	Facsimile: 510-832-4787		
19	Attorneys for Plaintiff FRANCISCA MORALEZ		
20	UNITED STATES DISTRICT COURT		
21	NORTHERN DIST	RICT OF CALIFORNIA	
22	FRANCISCA MORALEZ,	Case No. 3:12-cv-01072-CRB [Complaint Filed March 2, 2012]	
23	Plaintiff,	[Amended Complaint Filed May 10, 2012]	
24	V.	JOINT STIPULATION TO CONTINUE	
25	WHOLE FOODS MARKET	CASE MANAGEMENT CONFERENCE; ORDER	
26	CALIFORNIA, INC.; BOND CC OAKLAND LLC; and DOES 1-10,	ONDER	
27	Inclusive		
28	Defendants.		
40			

Case e3:112-cov-0110772-CFRB Documentt78 Filed 022/045/113 Fragge 2:0683

1	COMES NOW counsel for Plaintiff and Defendant to jointly request the Court continue	
2	the date for the Case Management Conference ("CMC") from February 8, 2013 to a date following	
3	the mediation conference the parties have requested be set on March 20, 2013.	
4	On December 4, 2012, the Court issued an order setting the CMC for January 18, 2013.	
5	The parties jointly agreed, and the Court ordered, the CMC be continued to January 25, 2013.	
6	Subsequently, Plaintiff's counsel had a motion hearing in another matter set for January 25 at 9:00	
7	a.m. in San Jose, so the parties jointly agreed, and the Court ordered, the CMC continued to	
8	February 8, 2013. On January 30, 2013, Plaintiff's counsel filed on both parties' behalf a notice of	
9	need for mediation conference requesting a mediation conference be set for March 20, 2013. Both	
10	parties are optimistic that this matter can be resolved at this mediation conference.	
11	On January 30, 2013, counsel for the parties conferred to discuss whether it made sense to	
12	jointly request the Court move the CMC set for February 8, 2013, due to the parties' agreement to	
13	conduct a mediation on March 20, 2013. Both parties agreed that the most economical approach,	
14	and the one which would avoid wasting the Court's time and resources, would be to make this	
15	joint request.	
16	The parties agreed that, following the mediation conference, they would file a notice with	
17	the Court advising of the outcome of the conference and whether a follow-up CMC was necessary.	
18	Accordingly, the parties jointly seek that the February 8, 2013 CMC be taken off calendar	
19	and continued for March 29, 2013 at 8:30 a.m.	
20	Dated: February 4, 2013	
21	LAW OFFICES OF PAUL L. REIN	
22		
23	By <u>/s/ Celia McGuinness</u> PAUL L. REIN	
24	CELIA McGUINNESS CATHERINE M. CABALO	
25	Attorneys for Plaintiff FRANCISCA MORALEZ	
26	FRANCISCA MORALEZ	
27		
28		
	1 C N 212 01072 CDF	

1	Dated: February 4, 2013	
2	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP	
3		
4	By <u>/s/ Hayley S. Grunvald</u> RICHARD J. SIMMONS	
5	DEREK R. HAVEL HAYLEY S. GRUNVALD	
6	Attorneys for Defendant BOND CC OAKLAND, LLC	
7	SIGNATURE CERTIFICATION	
8		
9	Pursuant to Section 2(f)(4) of the Electronic Case Filing Administrative Policies and	
10	Procedures Manual, I hereby certify that the content of this document is acceptable to Celia	
11	McGuinness, counsel for Plaintiff Francisca Moralez, and that I have obtained Ms. McGuinness'	
12	authorization to affix her electronic signature to this document.	
13	Dated: February 4, 2013	
14	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP	
15		
16	By <u>/s/ Hayley S. Grunvald</u> RICHARD J. SIMMONS	
17	DEREK R. HAVEL HAYLEY S. GRUNVALD	
18	Attorneys for Defendant BOND CC OAKLAND, LLC	
19		
20		
21	<u>ORDER</u>	
22	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
23	Dated: February 5, 2013	
	JUDGE, UNITED STATES IT IS SO ORDERED	
24		
25	Z Judge Charles R. Breyer	
26		
27	PN DISTRICT OF	
28		
	SMRH:407978361.1 Case No. 3:12-cv-01072-CRB JOINT STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE	